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6	Attorneys for Defendant DOUGLAS GREGORY EDWARDS	
7		
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10	UNITED STATES OF AMERICA,) Case No. 2:20-CR-218-DAD
11	Plaintiff,)) STIPULATION AND ORDER TO MODIFY
12) CONDITIONS OF RELEASE
13	VS.	}
14	DOUGLAS GREGORY EDWARDS,) Judge: Hon. Carolyn K. Delaney)
15	Defendant.	S
16	IT IS HEREBY STIPULATED and agreed by and between United States Attorney Phillip	
17	A. Talbert, through Assistant United States Attorney Samuel Stefanki, counsel for Plaintiff, and	
18	Federal Defender Heather Williams, through Assistant Federal Defender Christina Sinha, counsel	
19	for Mr. Edwards, that the conditions of release previously set by the Court may be modified as	
20	detailed below, and respectfully request the Court to modify the conditions accordingly. The	
21	Pretrial Services Officer is in agreement with the modification.	
22	The parties specifically stipulate as follows:	
23	1. The detention hearing in	n this case was heard on July 16, 2020. ECF No. 13. Mr.
24	Edwards was ordered re	eleased on a series of conditions. ECF Nos. 14, 15.
25	2. Approximately a year ag	go, by stipulation and with the consent of Pretrial Services,
26	the parties requested a	and the Court granted a modification of Mr. Edwards'

conditions of release. ECF Nos. 62, 63. Those conditions (ordered at ECF No. 63

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Case 2:20-cr-00218-DAD Document 77 Filed 11/09/23 Page 2 of 3 but contained at Attachment 1 to ECF No. 62) remain in place. 1 The defense now moves to modify Condition 12 ("Home Detention") and instead 3. 2 3 replace it with a curfew, enforced by location monitoring. Specifically: 4 The defense moves to delete current special condition 12 ("Home 5 Detention"); 6 The defense moves to add a modified special condition 12 ("Curfew"), 7 which requires Mr. Edwards to remain within his home daily between the 8 hours of 7:00 p.m. and 12:00 p.m. (which would allow him to leave his 9 home daily from 12:01 p.m. to 6:59 p.m. to handle his therapy appointments 10 and other approved tasks). 11 4. The government does not object to the above change. 12 5. Pretrial Services does not object to the above change. 13 6. Therefore, the defense respectfully moves this Honorable Court to adopt the 14 attached "Second Amended Special Conditions of Release," which incorporates the 15 above-outlined changes, but leaves all other conditions as previously set. 16 Respectfully submitted, 17 HEATHER E. WILLIAMS 18 Federal Defender 19 Date: November 7, 2023 /s/ Christina Sinha CHRISTINA SINHA 20 Assistant Federal Defender Attorneys for Defendant 21 DOUGLAS GREGORY EDWARDS 22 Date: November 7, 2023 PHILLIP A. TALBERT United States Attorney 23 24 /s/ Samuel Stefanki SAMUEL STEFANKI 25 Assistant United States Attorney Attorneys for Plaintiff 26 27

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1	<u>ORDER</u>	
2	The Court, having received and considered the parties' stipulation, and good cause	
3	appearing therefrom, adopts the parties' stipulation in its entirety as its order.	
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5	IT IS SO ORDERED.	
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7 8	Dated: November 8, 2023 Carop U. Delany	
9	CAROLYN K. DELANEY UNITED STATES MAGISTRATE JUDGE	
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